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13	UNITED STATES DISTRICT COURT	
14	DISTRICT OF NEVADA	
15	SHIGE TAKIGUCHI, FUMI NONAKA, MITSUAKI TAKITA, TATSURO SAKAI,	Case No.: 2:13-cv-01183-HDM-NJK Hon. Howard D. McKibben
16	SHIZUKO ISHIMORI, YUKO NAKAMURA, MASAAKI MORIYA, HATSUNE HATANO, and	STIPULATION AND ORDER
17	TITE TOTAL OF TAXABLE SERVICES AND ASSESSED AS A SERVICE OF TAXABLE AS A SERVICE	A T T OTTITAL TO DA CED OT A CC
17	HIDENAO TAKAMA, individually and on behalf of all others similarity situated,	ALLOWING FORMER CLASS MEMBER NAOMI UKEI TO WITHDRAW HER DECLEST FOR
18		MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19	all others similarity situated,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR
18 19 20	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J.	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19	all others similarity situated, Plaintiff, V.	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21 22	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21 22 23	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21 22 23 24	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21 22 23 24 25	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE
18 19 20 21 22 23 24 25 26	all others similarity situated, Plaintiff, v. MRI INTERNATIONAL, INC., EDWIN J. FUJINAGA, JUNZO SUZUKI, PAUL MUSASHI SUZUKI, LVT, INC., dba STERLING ESCROW, and DOES 1-500,	MEMBER NAOMI UKEI TO WITHDRAW HER REQUEST FOR EXCLUSION AND REJOIN THE

WHEREAS, on June 2, 2015, Plaintiffs filed a motion to certify the class as to defendants MRI International, Inc., Edwin Fujinaga, Junzo Suzuki, Paul Suzuki, and LVT, Inc. (Dkt. 255), which was granted on March 21, 2016 (Dkt. 404);

WHEREAS, on May 5, 2016 the class definition was modified by way of stipulation (Dkt. 425), which was granted on May 6, 2016 (Dkt. 426);

WHEREAS, on June 17, 2016, notice of class certification was mailed to class members;

WHEREAS, on August 31, 2016, class member Naomi Ukei requested to be excluded from the class;

WHEREAS, Defendants Junzo and Paul Suzuki and their affiliated entities ("Suzuki Defendants") and trusts entered into a Settlement Agreement with Plaintiffs on December 11, 2017;

WHEREAS, Paragraph 2.12 of the Settlement Agreement provides that as additional consideration of entering into the settlement, the parties will stipulate that investors who requested to be excluded from the Class following the notice of Class Certification be allowed to rejoin the Class, if they so request;

WHEREAS, on June 22, 2017 Plaintiffs' counsel contacted class members who excluded themselves, inquiring as to whether they would be interested in withdrawing their request and to rejoin the class;

WHEREAS, on June 25, 2017 Ms. Ukei requested that she be able to withdraw her request for exclusion and explained that she had not initially understood the consequences of requesting to be excluded from the class. Ms. Ukei's declaration is attached as Exhibit A;

WHEREAS, according to MRI International, Inc.'s records, Ms. Ukei made two investments at 1,500,000 yen each (approximately \$26,000), for which she contends she has not been repaid;

WHEREAS, Federal Rules of Civil Procedure 23(c)(1) permits the Court to alter or amend the class at any time, for any reason, before decision on the merits. *See Vizcaino v. U.S. Dist. Court for Western Dist. Of Washington*, 173 F.3d 713, 721 (9th Cir. 1999) (citing Rule 23(c)(1), which gives the court "explicit permission to alter or amend a certification order before [a] decision on the merits . . ."); *Andrews Farms v. Ca/cot, Ltd.*, 268 F.R.D. 380, 384 (E.D. Cal. 2010) (citing *Armstrong v. Davis*, 275 F.3d 849, 871 (9th Cir. 2001) ("[e]ven after a certification order is entered, the judge remains free to

modify"); 1 WHEREAS, Courts have allowed former class members to withdraw their request for exclusion 2 and rejoin the class. See In re Static Random Access Memory (SRAM) Antitrust Litig., 2013 WL 1222690 3 (March 25, 2013) (permitting party that opted out after class certification to withdraw exclusion after 4 settlement approved but before settlement funds were distributed); In re Urethane Antitrust Litig., 2008 5 WL 5215980 (D. Kan. Dec. 12, 2008) (permitting entities to opt back into the class after settlement 6 approved); In re Electrical Carbon Prods. Antitrust Litig., 447 F. Supp. 2d 389 (D.N.J. 2006) (allowing 7 opt outs to return to class because defendants would have withdrawn settlement if they were allowed to 8 do so); In re Electric Weld Steel Tubing Antitrust Litig., 1982 WL 1873 (June 30, 1982) (permitting 9 company to opt back into class as to certain defendants after it privately settled claims against other 10 defendants); and 11 WHEREAS, this Court granted final approval of Plaintiffs' settlement with LVT, Inc. on 12 November 17, 2017 and preliminarily approved Plaintiffs' settlement with ICAG, Inc. and the Suzuki 13 Defendants on January 3, 2018, but no settlement funds have been distributed. 14 Based on the forgoing, the parties stipulate as follows: 15 1. That the Court allow Naomi Ueki to withdraw her request for exclusion and to rejoin the 16 class. 17 Dated: January 11, 2018 MANNING & KASS 18 ELLROD, RAMIREZ, TRESTER LLP 19 By: /s/ James Gibbons 20 JAMES E. GIBBONS STEVEN J. RENICK 21 Attorneys for Plaintiffs 22 LAW OFFICES OF ROBERT W. COHEN 23 A Professional Corporation 24 25 By: /s/ Robert W. Cohen ROBERT W. COHEN 26 MARIKO TAENAKA Attorneys for Plaintiffs 27 28 3

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2	Ry: /c/ Nicolas Morgan	
2	By: /s/ Nicolas Morgan NICOLAS MORGAN	
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4		
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8	Inc. Profit Sharing Plan	
9	HUTCHISON & STEFFEN, LLC	
10		
11	By: /s/ Jacob A. Reynolds Jacob A. Reynolds	
12	Jacob A. Reynolds Attorneys for Defendant ICAG, Inc.	
	Attorneys for Defendant ICAG, inc.	
13	HITZKE & ASSOCIATES	
14		
15	By: /s/ Erick Ferran	
16	ERICK FERRAN Attorneys for Defendants MRI International,	
	Inc. and Edwin Y. Fujinaga	
17		
18	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
19	11 00 110 (44)	
20	DATED: February 5, 2018 DATED: February 5, 2018	
21	United States District Judge	
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